AO 472 (Rev. 3/86) Order of Detent				
Case 4:22-cr-	00066-O Docume UNITED STA	ent 12 Filed ( ATES DIST	11/26/22 Page FRICT COU	1 of 1 PageID 13 RT
Northern		District of	Te	xas at Fort Worth
UNITED STATES OF	AMERICA			
V.		OR	DER OF DETE	NTION PENDING TRIAL
CLOIS GLENN R	ABORN	Case	4:22-MJ-	-047
that the following facts requ  (1) The defendant is charged w or local offense that would a crime of violence as of an offense for which the	Bail Reform Act, 18 aire the detention of Part ith an offense described in	the defendant p I—Findings on 18 U.S.C. § 3142(f) e if a circumstance g 6(a)(4). e imprisonment or defendant	the bending trial in this fract  (1) and has been convictiving rise to federal juries.	cted of a  federal offense  state
\$ 3142(f)(1)(A)-(C), or (2) The offense described in fir (3) A period of not more than for the offense described in (4) Findings Nos. (1), (2) and (5) safety of (an) other person (5) (1) There is probable cause to be under 18 U.S.C. § 924(	comparable state or local ading (1) was committed wrive years has elapsed since finding (1).  3) establish a rebuttable prosection of the community. I for the community of the	offenses.  Thile the defendant we the date of control date of control date of control date of control date.  The date of control date of control date of control date of control date.  The date of control date of control date of control date.  The date of control date of control date of control date.  The date of control date of control date of control date.	ras on release pending to nviction release condition or combination effendant has not rebutted (A)  The release of the release	
(2) The defendant has not rebut the appearance of the defen  (1) There is a serious risk that to (2) There is a serious risk that to (3)	ted the presumption establi dant as required and the sa A he defendant will not appe	ished by finding I that fety of the communi Iternative Findings ear.	it no condition or <del>combi</del> ty. ( <b>B</b> )	Minor 18 use \$2261.  nation of epholitions will reasonably assure  ORTHERN DISTRICT OF TEXAS  FILED  nity.
				JAN 2 6 2022
				LERK, U.S. DISTRICT COURT
I find that the credible testimony derance of the evidence that		d at the hearing estab	olishes by dear a	By Depay and convincing evidence a prepon-
				and seriousness
	The second secon			isk of flight or
The defendant is committed to the to the extent practicable, from person reasonable opportunity for private co	Part III—D custody of the Attorney Go as awaiting or serving sen nsultation with defense cothe corrections facility sha	irections Regarding eneral or his designated tences or being held bunsel. On order of	ng Detention ed representative for cor in custody pending ap	
Date	7		Signature of Judicial C	)fficer

Name and Title of Judicial Officer \*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 95a).

JEFFREY L. CURETON, UNITED STATES MAGISTRATE JUDGE